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8 Jan A. Greben, State Bar No. 103464
9 Jenna L. Motola, State Bar No. 246738
10 Attorneys for Plaintiff Wells Fargo Bank, N.A.,
11 as Trustee of the Clara Poppic Trust

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13 UNITED STATES DISTRICT COURT
14 NORTHERN DISTRICT OF CALIFORNIA

15 WELLS FARGO BANK, N.A., as TRUSTEE
16 for the CLARA POPPIC TRUST,

17 Plaintiff,

18 vs.
19 Case No. CV 08 2561 SBA
20 COMPLAINT FILED: 5/21/08
21 TRIAL DATE: None Set

22 KENNETH G. RENZ; ESTATE OF
23 JACKSON R. DENNISON; ESTATE OF
24 WILEY UMSTEAD; KAZUKO UMSTEAD;
25 WON JAE YI aka MICHAEL YI; NAN Y.
26 PARK; GUAN HUANG; YING ZHANG and
27 SUI SONG,
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29 Defendants.

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31 And Related Counterclaim.

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33 REQUEST TO ENTER DEFAULT OF
34 NAN YOUNG PARK

35 **TO: THE CLERK OF THE ABOVE-ENTITLED COURT**

36 Plaintiff Wells Fargo Bank, N.A., as Trustee for the Clara Poppic Trust ("Plaintiff")
37 hereby requests that the Clerk of the above-entitled Court enter default in this matter against
38 defendant Nan Young Park ("Park") on the ground that said defendant has failed to appear or
39 otherwise respond to the complaint within the time prescribed by the Federal Rules of Civil
40 Procedure. Plaintiff served the First Amended Complaint on Park on July 8, 2008, evidenced by
41 the proof of service of summons on file with this Court. [Motola Dec. Ex. "A"]. Accordingly,

1 Park's responsive pleading was due on July 18, 2008. Fed. R. Civ. P. 15(a)(3). As of today's
2 date, Park has failed to answer or otherwise appear. [Motola Dec. ¶ 4].

3 The above stated facts are set forth in the accompanying declaration of Jenna L. Motola,
4 Esq., filed herewith.

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7 Dated: August 7, 2008

GREBEN & ASSOCIATES

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JAN A. GREBEN
JENNA L. MOTOLA
Plaintiff Wells Fargo Bank, N.A.,
as Trustee of the Clara Poppic Trust

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